OSTER Researching Services 12897 Colonial Dr. • Mt. Airy, Md. 21771

12897 Colonial Dr. • Mt. Airy, Md. 21771 Phone: 301-253-6040 Fax: 301-253-6040 maryannoster@adelphia.net

December 28, 2004

RECORDATION NO. 25375 FILED

Secretary Surface Transportation Board 1925 K Street, N.W. Washington, D.C. 20423 DEC 2 8 '04 10-03 A

SURFACE TRANSPORTATION BOARD

Dear Sir:

Enclosed for recording with the Surface Transportation Board is a Security Agreement dated 12/27/04 including the following parties and railroad equipment:

Secured Party:

Branch Banking and Trust Company

520 6th Avenue

St. Albans, West Virginia 25177

Debtor:

Rail Connection, Inc. 111 Laurel Avenue

Poca, West Virginia 25159

Equipment:

49, Covered Hoppers

WKHX - Numbers Attached

Please record this agreement as a primary document. The filing fee of \$32 is enclosed. Thank you for your assistance.

<u>Summary</u>: Security Agreement 12/27/04 between Branch Banking and Trust Company as Secured Party and Rail Connection, Inc. as Debtor including 49, Covered Hoppers marked WKHX, numbers attached.

Sincerely,

Mary Ann Oster Research Consultant

May a Coth

Enclosure

BB&T SECURITY AGREEMENT

| 7 | his Se | scurity Agraement ("Security Agraement"), is made <u>December 27, 2004</u> , between Agraement ("Security Agraement"), is made |
|--------|------------------|--|
| - | | |
| | | or"), and Brench Banking and Trust Company, a North Carolina banking corporation ("Secured Party"). |
| _ | nis Sei] (i) | curity Agreement is entered into in connection with (check applicable items): a Loan Agreement ("Loan Agreement") dated on or before the date of this Security Agreement under which the Secured Party has agree |
| | | to make a loan(s) and/or establish a line(s) or credit; |
| X |] (#) | a promissory note dated 12/27/2004 [including all extensions, renewals, modifications and substitutions thereof, the "Note") of the Debtor or definition of the Debtor of definitions and substitutions thereof. |
| | | (the "Borrower"), in the principal amount of \$ 484,780.00 |
| | (1111) | a guaranty agreement or agreements (whether one or more, the "Guaranty") executed by the guarantors named therein (whether one or more, the "Guarantors") dated on or about the same date as this Security Agreement. |
| | (iv) | a guaranty agreement or agreements (whether one or more, the "Guaranty") executed by the guarantors named therein (whether one or more, the "Guarantors") dated on or about the same date as this Security Agreement; a control agreement covering the Debtors, Borrower's, or any Guarantor's Deposit Account(s), investment Property, Letter-of-Credit Rights, or Electronic Chattel Paper dated on or about the same date as this Security Agreement executed by the Debtor, the Borrower, |
| | (v) | and any such Guarantor; the sale by Debtor and purchase by Secured Party of Accounts, Chattel Paper, Payment Intangibles and/or Promissory Notes; and/or |
| | (vi) | |
| | | Party and Debtor agree as tollows: |
| 1. | | DEFINITIONS. 1. Collectors Unlaw specific from a few rough property are described below the Collectors shall consist of all pow pured and |
| | | 1.1 Collateral. Unless specific items of personal property ere described below, the Collateral shall consist of all now owned and hereafter acquired and wherever located personal property of Debtor Identified below, each capitalized term as defined in Article 9 of the West Virginia Uniform Commercial Code ("UCC")(check applicable items): |
| 8 | (l) (i-a) | Accounts, including all contract rights and health-care-insurance receivables; |
| - | (1-4) | The Account(s), contract right(s) and/or Health-Care-Insurance Receivables specifically described as follows: |
| | | |
| | | |
| | | |
| 님 | (ii) (ii-a) | Inventory, including all returned inventory; The Inventory specifically described as follows: |
| | | |
| | | |
| | | |
| 뭆 | (ili) (ili-a) | Equipment, including all Accessions thereto, and all manufacturer's warranties, parts and tools therefor; The Equipment, including all Accessions thereto, all manufacturer's warranties therefor, and all parts and tools therefor, specifically described as follows: 49 BALLOADS INFRATTACHED SCREDULE A FOR LISTING OF CARS! |
| | | |
| | | |
| | (iv) | Investment Property, including the following certificated securities and/or securities account(s) specifically described as follows: |
| | | |
| | | |
| _ | (V) | Instruments, including all promissory notes and certificated certificates of deposit specifically described as follows: |
| اب | (4) | installents, including an profitability including an arrangement of the profitability including a profitability |
| | | |
| | | |
| \Box | (vi) | Deposit Accounts with Secured Party specifically described below (list account number(s)): The Deposit Accounts with other financial institutions specifically described as follows (list financial institution and account numbers): |
| _ | (vi-a) | The Deposit Accounts with other financial insulutions specifically described as follows (list insulation and account furnitions). |
| | | |
| | | |
| _ | (vii) | Chattel Paper (whether tangible or electronic): The Chattel Paper specifically described as follows: |
| | (vii-a) | The Chattel Paper specifically described as follows: |
| | | |
| | | |
| _ | {vi(l) | Goods, including all fixtures and timber to be cut, located or situated on the real property specifically described as follows (list legal description as shown on deed including county and state): |
| | | |
| | | |
| | | |

ACCOUNT# / NOTE# 9570436373 00008

ORDATION NO. 25375 FILED

1476WV (0406)

DEC 28 '04

10-03 AM Page 1 of 8

SURFACE TRANSPORTATION BOARD

| □ (lx) □ (lx-e | Farm opera) The F | Production, ar | ta, including all crops and products of crops and oducts specifically dea | grawn, growing at to be grown, livestock (bor nd livestock; aribed as follows: | n end I | unborn), supplies used or produced in a farming | | |
|--|---|--|---|---|--------------|--|--|--|
| | | | | | | | | |
| | | | | | | | | |
| □ (×) | As-Ex | tracted | Colleteral from the fol | lowing ideation(s) (list legal description include | Ing cor | inty and state): | | |
| | | | · · · · · · · · · · · · · · · · · · · | | | | | |
| | | | | | | | | |
| (xi) | The Letter-of-Credit Rights under the following letter(a) of credit (list issuer, number and amount): | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| (xii) | Doeum | Documents of Title, including all werehouse receipts and bills of lading specifically described as follows: | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| (xiii) | Commercial Tort Claim(s) more specifically described as follows: | | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| □(xiv) | Money | Money, including currency and/or rare coins delivered to and in possession of the Secured Perty specifically described as follows: | | | | | | |
| | | | | | | | | |
| | | | | | | | | |
| □(xv) | Softw | ere spe | cifically described as f | ollows: | | | | |
| | | | | | | | | |
| | | | | | | | | |
| □(xvi) | Manufe | ctured | Home(s): | | | | | |
| | Model | | Year | Serial Number 1 | | Doublewide Seriel Number 2 | | |
| 1. | | | | | | | | |
| 2 | | | <u> </u> | | | | | |
| | | es, inc | | icles and watercraft described below: | | | | |
| | w/Used | ┼ | Yoar/Make | Model/Body Type | <u> </u> | VIN Number/Sarial Number | | |
| 2. | | + | | | | | | |
| 3. | | | | | | | | |
| 5. | | ┼┈ | | | | | | |
| 6. | | 1 | | | | | | |
| 区 (xviii) | General and elec | intang tronic) | ibles, including all Paye , rights under equipme | ment intangibles, copyrights, trademarks, pate int leases warranties, software licenses, and | nte, tr | adenames, tax refunds, company records (paper lowing, if any: | | |
| - | | | | | | | | |
| | | | | | | | | |
| 区 (xix) 5 | Support | ing Ohl | lantions: | | | | | |
| | | | | na) colleteral, all proceeds (cash and non-cash | and: | products of the foregoing | | |
| | bligatio | ns. T | his Security Agreemer | it secures the following (collectively, the "Obli | gation | | | |
| (iii | | | | | | | | |
| all of Debtor's or Borrower's present and future indebtedness and obligations to Secured Party; the repayment of (a) any amounts that Secured Party may advance or spend for the maintenance or present Colleteral, and (b) any other expenditures that Secured Party may make under the provisions of this Security Agree the benefit of Debtor or Borrower; | | | | | | | | |
| (iv) | | | | odifications, renewals, extensions or substitut | | | | |
| (v) | al | Defau | It Costs, as defined in | Paragraph VIII of this Security Agreement; an | d | | | |
| (V) | ar ev | y of the | ne foregoing that may | arise after the filing of a petition by or agai | nst De | obtor or Borrower under the Bankruptcy Code, ccy Code 3 362 or otherwise. | | |
| | | | | | | has the meening given to the term in the UCC. | | |

Dec-72-2004 01:18pm From-88-72-260

Dec-27-2004 01:19pm From-BBT ST ALBANS

GRANT OF SECURITY INTEREST. 11.

Debtor grants a security interest in the Collateral to Secured Party to secure the payment and performence of the Obligations.

111. PERFECTION OF SECURITY INTERESTS.

- Filing of Security Interests.
 - Debtor authorizes Secured Party to execute on the Debtor's behalf and file any financing statement (the "Financing Statement") describing the Collateral in any location deamed necessary and appropriate by Secured Party. (i)
 - (11) Debtor authorizes Secured Party to file a Financing Statement describing any agricultural liens or other statutory liens held by Secured Party.
 - Secured Party shall receive prior to the closing an official report from the Secretary of State of each Piace of Business and the Debtor State, each as defined below, collectively (the "Filing Reports") indicating that Secured Party's security interests is prior to all other security interests or other interests reflected in the report. (Hi)

3.2 Possession.

- Debtor shall have possession of the Collateral, except where expressly otherwise provided in this Security Agreement or where Secured Party chooses to perfect its security interest by possession in addition to the filling of a Financing (i)
- Where Collateral is in the possession of a third party. Debtar will join with Secured Party in notifying the third party of Secured Party's security interest and obtaining an acknowledgment from the third party that it is holding the Collateral for the benefit of Secured Party. (ii)
- Control Agreements. Debtor will cooperate with Secured Party in obtaining a control agreement in form and substance satisfactory to Secured Party with respect to Collateral consisting of (check appropriate items): 3.3

Deposit Accounts (for deposit accounts at other financial institutions);

- Investment Property for securities accounts, mutual funds and other uncertificated securities;
- Letter-of-credit rights; and/or
- Electronic chattel paper.
- Marking of Chattel Paper. If Chattel Paper is part of the Collateral, Debtor will not create any Chattel Paper without placing a legend on the Chattel Paper acceptable to Secured Party indicating that Secured Party has a security interest in the Chattel Paper.

IV. POST-CLOSING COVENANTS AND RIGHTS CONCERNING THE COLLATERAL.

- inspection. The parties to this Security Agreement may inspect any Collateral in the other perty's possession, at any time upon reasonable notice.
- Personal Property. Except for items specifically identified by Debtor and Secured Party as Fixtures, the Collateral shall remain personal property at all times, and Debtor shall not affix any of the Collateral to any real property in any manner which would change its nature from that of personal property to real property or to a lixture. 4.2
- Secured Party's Collection Rights. Secured Party shall have the right at any time to enforce Debtor's rights against any account debtors and obligors. 4.3
- 4.4 Limitations on Obligations Concerning Maintenance of Colleteral.
 - Risk of Loss. Debtor has the risk of loss of the Colleteral.
 - No Collection Obligation. Secured Party has no duty to collect any Income accruing on the Collected or to preserve any rights relating to the Collected. (6)
- No Disposition of Collateral. Secured Party does not authorize, and Diebtor agrees not to: 4.5
 - make any sales or leases of any of the Collateral;
 - license any of the Colleteral; or
 - grant any other security interest in any of the Collateral.
- Purchase Money Security interests. To the extent Debtor uses the Loan to purchase Colleteral, Debtor's repayment of the Loan shall apply on a "first-in-first-out" basis so that the portion of the Loan used to purchase a particular item of Colleteral shall be paid in the chronological order the Debtor purchased the Colleteral. 4.6
- Collateral shall be paid in the chronological order the Debror purchased the Collateral as is normal and customery in the Debtor's business or as the Secured Party may require, all in such amounts, under such forms of policies, upon such terms, for such periods and written by such insurance companies as the Secured Party may approve. All policies of insurance will contain the long-form Lender's Loss Payable clause in favor of the Secured Party, and the Debtor shall deliver the policies or complete copies thereof to the Secured Party. Such policies shall be noncancellable except upon thirty (30) days' prior written notice to the Secured Party. The proceeds of all such insurance, if any loss should occur, may be applied by the Secured Party to the payment of the Obligations or to the replacement of any of the Collateral damaged or destroyed, as the Secured Party may elect of direct in its sole discretion. The Debtor hereby appoints (which appointment constitutes a power coupled with an interest and is irrevocable as long as any of the Obligations remain outstanding) Secured Party as its leawful attorney-in-fact with full enthority to make, adjust, settle claims under and/or cancel such insurance and to endorse the Debtor's name on any instruments or drafts issued by or upon any insurance companies. 4.7 insurance companies.

DEBTORS REPRESENTATIONS AND WARRANTIES.

represents and warrants to Secured Party: Debto

- Title to and transfer of Collateral. It has rights in or the power to transfer the Collateral and its title to the Collateral is free of all adverse claims, liens, security interests and restrictions on transfer or pledge except as created by this Security Agreement. 5.1
- Location of Collateral. All collateral consisting of goods (equipment, inventory, fixtures, crops, unborn young of animals, timber to be out, manufactured homes; and other tangible, movable personal property) is located solely in the following States (the "Collateral States"): wv 5.2

Location, State of Incorporation and Name of Debtor. Debtor's: 5.3

- ahlof executive office (if Debtor has more than one place of business), place of business (if Debtor has one place of business), or principal residence (if Debtor is an individual), is located in the following State and address (the "Place of Business"): 111 LAUREL AVE POCA, WV 25159-9893
- state of incorporation or organization is
- exact legal name is as set forth in the first paragraph of this Security Agreement.

- Purchases by Secured Party. In the event Secured Party purchases any of the Colleteral being sold. Secured Party may pay for the Colleteral by crediting some or all of the Obligations of the Debtor.
- Sales on Gredit. It Secured Party sells any of the Collateral upon credit, Debtor will be oredited only with payments actually made by the purchaser, received by Secured Party and applied to the Indebtedness of the purchaser, secured Party may result the Collateral and Debtor shall be credited with the proceeds purchaser is sud-when received, less expenses.
- Warrantes. Sociored Party may sell the Collegeral without giving any warrantes act of the Collegeral and may specifically disciplim any warrantes of title (ike, This procedure will not be considered adversely to affect the commercial reasonableness of any sale of the Collegeral.
- Compliance Wisk Other Laws. Secured Party may comply with any applicable state or steer the commercie) reasonablences or any sale of the Collecteral and compliance will not be considered advorsely to affect the commercie) reasonablences or any sale of the Collecteral.
- *Of Obligation to Perusus Carear Secured Party has no obligation to strengt to satisfy the Obligations by collecting them to Secured Party may release to whote above the percent sale of the Obligations. Bil without affecting Secured Party a tights against Debtor. Debtor waives any right it may no secure any of the Obligations, all without affecting Secured Party a tights against Obligations. Deptor to you see the percent of the Obligations.
 - 10.3 Condition of Colleteral. Secured Party has no obligation to repair, clean-up or otherwise prepare the Colleteral for cale.
 - 2.0°. Notices. Secured Party shall give Debror such notice of any private or public sale as may be required by the UCC.
- No Walver. No deleyor or majeston by Secured Perty, to exercise any right or remedy accruing upon any Event of Default, or (E) stlect any subsequent default or of a different nature.

FORECLOSURE PROCEDURES.

- Without taking possession, selt, lesse or otherwise dispose of the Collsteral at public or private sale in accordance with the UCC. (1111) Take presention or any Collected if not a takedy in its possession without damand and without legal process. De grants to Secured Party the right, for this purpose, to enter into or on any premises where Collecteral may be located. (11)
- Pile suit and obtain judgment and, in conjunction with any action. Secured Party may seek any anciliary remedies provided by lew or at equity, including levy of attachment and garnishment. (!)
- separately, successively or concurrent between the right to pursue any of the following remedies
- General. Upon any Event of Default, Secured Party may pursus any remedy available at law (including those svaliable under the provisions of the UCC), or in equity to collect, enforce or satisfy any Obligations than owing, whether by acceleration or

REMEDIES UPON DEFAULT.

- (iii) e reasonable fee for the service of attorneys employed by Scoured Perty for any purpose releted to this Securit Agreement or the Obligations, including without limitation consultation, dreiting documents, sending notices or instituting, prosecuting or defending litigation or arbitration.
 - (ii) costs or obtaining money demages; and
 - (i) costs of foredosure;
 - Should an Event of Default occur, Debtor will pay to Secured Party all ocets incurred by the Socured Party for the purpose of artorcing its rights hereunder, including:

VIII, DEFAULT COSTS.

- Secured Party shall receive at any time following the closing a UCC filling report indicating that Secured Party's security interest is not prior to all other security interests or other interests reflected in the report.
- Debter shell fall to comply with, or become subject to any administrative or judicial proceeding under any federal, state or foreit (a) hazardous weste or environmental law, (b) easet forfaiture or similar law which can result in the forfaiture of property, or (c) other law, where noncompliance may have any significant effect on the Collected; or
- 3.5 Debtor volunterity or involunterity becoming subject to any proceeding under (e) the Bankruptcy Code or (b) any similar remedy under state statutory or common law:
 - 7.4 Attachment, execution or levy on any of the Colleteral;
 - 7.3 Transfer or disposition of any of the Collateral, except as expressly permitted by this Security Agreement;
- A.X. Debtor's failure to comply with any of the provisions of, or the incorrections of any representation or werranty contained in, this Security Agreement, the Loan Agreement, or in any other document relating to the Obligations;
- The opourience of any of the following shall, at the option of Secured Perty, be an Event of Default:

 7.7 Any default of Event of Default by Borrower or Debtor under the Note, Loan Agreement, any of the other loan documents, and Guerenty or any of the other Obligations:

VII. EVENTS OF DEFAULT.

- 6.4 not change the state of its Place of Business of, if Debtor is an individual, change his etate of residence without providing Secured Party with 30 days' prior vritten notice.
 - 6.3 not change its registered mame without providing Secured Party with 30 days' prior written notice) and
 - inoitasinage bereisiger atlite etets totadad erit egnada ton 2.8
- Until the Obligations are paid in full, Debtor egrees that it will:

), preserve its legal existence and net, in one transaction or a series of related transactions, mergo into or consolidate with any other entity, or sell all or substantially all of its sessets:

VI. DEBTORS COVENANTS.

Business or Agricultural Purpose. None of the Obligations is a Consumer Transaction, as defined in the UCC and none of the Collectes has been or will be purchased or held primarily for personal, ramily or household purposes.

- 10.9 No Marshalling. Secured Party have no obligation to marshal any assets in favor of Debtor, or against or in payment of:
 - (i) the Note
 - (ii) any of the other Obligations, or
 - (iii) any other obligation owed to Secured Party, Borrower or any other person.

XI. MISCELLANEOUS.

11.7 Assignment.

- (i) Binds Assigness. This Security Agreement shall bind and shall inure to the benefit of the successors and assigns of Secured Party, and shall bind all heirs, personal representatives, executors, administrators, successors and permitted assigns of Debtor.
- (ii) No Assignments by Debtor. Secured Party does not consent to any assignment by Debtor except as expressly provided in this Security Agreement.
- (iii) Secured Party Assignments. Secured Party may assign its rights and interests under this Security Agreement. If an assignment is made, Debtor shall render performance under this Security Agreement to the assignee. Debtor waives and will not essert against any assignee any claims, defences or set-offs which Debtor could assert against Secured Party except defences which cannot be valved.
- 11.2 Severability. Should any provision of this Security Agreement be found to be void, invalid or unenforceable by a court or panel of arbitrators of competent jurisdiction, that finding shall only affect the provisions found to be void, invalid or unenforceable and shall not affect the remaining provisions of this Security Agreement.
- Notices. Any notices required by this Security Agreement shall be deemed to be delivered when a record has been (a) deposited in any United States postal box if postage is prepaid, and the notice properly addressed to the intended recipient, (b) received by telecopy, (c) received through the internet, and (d) when personally delivered.
- 11.4 Headings. Section headings used in this Security Agreement are for convenience only. They are not a part of this Security Agreement and shall not be used in construing it.
- 11.5 Governing Law. This Security Agreement is being executed and delivered and is intended to be performed in the state of West Virginia and shall be construed and enforced in accordance with the laws of the state of West Virginia, except to the extent that the UCC provides for the application of the law of the Debtor State.

Rules of Construction.

- (i) No reference to "proceeds" in this Security Agreement authorizes any sale, transfer, or other disposition of the Colleteral by the Debtor except in the ordinary course of business.
- (ii) "Includes" and "including" are not limiting.
- (iii) "Or" is not exclusive.
- (iv) "All" includes "any" and "any" includes "all."
- 11.7 Integration and Modifications.
 - (i) This Security Agreement is the entire agreement of the Debtor and Secured Party concerning its subject matter.
 - (ii) Any modification to this Security Agraement must be made in writing and signed by the party adversely affected.
- 11.8 Waiver. Any party to this Security Agreement may waive the enforcement of any provision to the extent the provision is for its benefit.
- 11.9 Further Assurances. Debtor agrees to execute any further documents, and to take any further actions, reasonably requested by Secured Party to evidence or perfect the security interest granted herein or to effectuate the rights granted to Secured Party herein.
- WAIVER OF TRIAL BY JURY. UNLESS EXPRESSLY PROHIBITED BY APPLICABLE LAW, THE UNDERSIGNED HEREBY WAIVE THE RIGHT TO TRIAL BY JURY OF ANY MATTERS OR CLAIMS ARISING OUT OF THIS SECURITY AGREEMENT OR ANY LOAN DOCUMENT EXECUTED IN CONNECTION HEREWITH OR OUT OF THE CONDUCT OF THE RELATIONSHIP BETWEEN THE UNDERSIGNED AND SECURED PARTY. THIS PROVISION IS A MATERIAL INDUCEMENT FOR SECURED PARTY TO MAKE THE LOAN TO DEBTOR OR BORROWER. FURTHER THE UNDERSIGNED HEREBY CERTIFY THAT NO REPRESENTATIVE OR AGENT OF SECURED PARTY, NOR SECURED PARTY, NOR SECURED PARTY WOULD NOT SEEK TO ENFORCE THIS WAIVER OR RIGHT TO JURY TRIAL PROVISION IN THE EVENT OF LITIGATION. NO REPRESENTATIVE OR AGENT OF SECURED PARTY WOULD NOT SEEK TO ENFORCE THIS WAIVER OR RIGHT TO JURY TRIAL PROVISION IN THE EVENT OF LITIGATION. NO REPRESENTATIVE OR AGENT OF SECURED PARTY.

SIGNATURES ON THE FOLLOWING PAGE

The parties have signed this Security Agreement as of the day and year first above written.

If Debtor is a Corporation:

| /ITNESS: | PAIL CONNECTION INC |
|--|---|
| | |
| | By: Wash Miles |
| | Title: WARREN K. HIGGINBOTHAM. VECE PRESID |
| | Ву: |
| | Title: |
| 15 Probbay is a Devengrable Limited | Liability Company, or Limited Liability Partnership |
| NESS: | Lability Company, or Emilia Cability 1 Extraoring |
| | NAME OF PARTNERSHIP, LLC, OR LLP |
| | By: GENERAL PARTNER OR MANAGER |
| | By: GENERAL PARTNER OR MANAGER |
| | Ву: |
| | general partner or manager |
| If Del | btor is an Individual: TYPE NAME OF DEBTOR |
| | TYPE NAME OF DEBTOR |
| STATE OF WEST VIRGINIA | |
| COUNTY OF KANAWHA | |
| THE FOREGOING INSTRUMENT WAS ACK BY WARREN K. HIGGINBOTHAM, VICE CORPORATION. | CNOWLEDGED BEFORE ME THIS 27TH DAY OF DECEMBER, 20 PRESIDENT, RAIL CONNECTION, INC. A WEST VIRGINIA |
| MY COMMISSION EXPIRES JANUARY 3, | |
| | Houra Stanley NOTARY PUBLIC |
| NOTABY PHOTOS NOTABY PHOTOS NOTABY PHOTOS NOTABY PHOTOS NOTABE PHOTOS NO | BAL VIRGINIA (1.15%) VISCON CO. |

---- -- ----

Forty- nine (49) Covered Hopper Railcars, some having a capacity of 4,650 and some having a capacity of 4,750 cubic feet, bearing reporting marks in the series as follows:

| Sequential No. | Car Initial | Car Number | Sequential No. | Car Initial | Car Number |
|----------------|-------------|------------|----------------|-------------|------------|
| 1 | WKHX | 21009 | 24 | WKHX | 460195 |
| 2 | WKHX | 21014 | 25 | WKHX | 460196 |
| 3 | WKHX | 49135 | 26 | WKHX | 460197 |
| 4 | WKHX | 49136 | 27 | WKHX | 460198 |
| 5 . | WKHX | 49146 | 28 | WKHX | 460199 |
| 6 | WKHX | 49161 | 29 | WKHX | 460200 |
| 7 | WKHX | 49173 | 30 | WKHX | 460207 |
| 8 | WKHX | 49195 | 31 | WKHX | 460209 |
| 9 | WKHX | 49196 | 32 | WKHX | 460215 |
| 10 | WKHX | 49225 | 33 | WKHX | 465126 |
| 11 | WKHX | 40244 | 34 | WKHX | 470100 |
| 12 | WKHX | 49263 | 35 | WKHX | 475017 |
| 13 | WKHX | 49279 | 36 | WKHX | 475018 |
| 14 | WKHX | 52912 | 37 | WKHX | 475019 |
| 15 | WKHX | 53616 | 38 | WKHX | 475044 |
| 16 | WKHX | 53630 | 39 | WKHX | 475046 |
| 17 | WKHX | 53646 | | | |
| 18 | WKHX | 53651 | 40 | WKHX | 475051 |
| 19 | WKHX | 53652 | 41 | WKHX | 476347 |
| 20 | WKHX | 53653 | 42 | WKHX | 478721 |
| 21 | WKHX | 460007 | 43 | WKHX | 478725 |
| 22 | WKHX | 460011 | 44 | WKHX | 480000 |
| 23 | WKHX | 460194 | 45 | WKHX | 886452 |

Dec-27-2004 D1:20pm From-BBT ST ALBANS
SCHEDULE A
PAGE 2

| 46 | WKHX | 46756 |
|----|------|--------|
| 47 | WKHX | 49223 |
| 48 | WKHX | 53624 |
| 49 | WKHX | 460193 |

BY: WARREN K. HIGGINEOTHAM, VICE PRESIDENT

STATE OF WEST VIRGINIA COUNTY OF KANAWHA

THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEFORE ME THIS 27TH DAY OF DECEMBER, 2004 BY WARREN K. HIGGINBOTHAM, VICE PRESIDENT, RAIL CONNECTION, INC. A WEST VIRGINIA CORPORATION.

MY COMMISSION EXPIRES JANUARY 3, 2011

Laura Stanley

